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12 13	Attorneys for Third Party, INFINEON TECHNOLOGIES NORTH AMERICA CORP.	
	IN THE UNITED STATES DISTRICT COURT	
14 15	FOR THE NORTHERN	N DISTRICT OF CALIFORNIA
16	NOKIA CORPORATION	Case No. CV 11 80026 MISC
17 18	Plaintiff, v.	Underlying Case in the District of Delaware Civil Action No. 09-791-GMS Assigned to:Honorable Gregory M. Sleet
19	APPLE, INC.	JOINT STIPULATION AND [PROPOSED]
20	Defendant.	ORDER TO CONTINUE HEARING OF NOKIA CORPORATION'S MOTION TO
21	9	COMPEL FROM MAY 13, 2011 TO MAY 27, 2011
22	APPLE, INC., Counterclaim Plaintiff,	Date: No hearing date is required [Civ. L.R. 6-2(b)]
23	V.	
24	NOKIA CORPORATION and NOKIA INC.	
25	Counterclaim Defendants.	2 II
26	Nokia Corporation and Infineon Nort	th America Corp., have continued to discuss
27	resolving the matters raised in the Motion to Compel and continue to make progress.	
28	the matters raised in the Motion to	comportant continue to make progress.
	Stipulation and [Proposed] Order To Continue Hearing of Plaintiff's Motion to Compel	CASE NO. CV 11 80026 MISC

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H	1	Accordingly, the parties, by and through their respective counsel, hereby stipulate and agree to
	2	continue the hearing on Nokia Corporation's motion to compel, currently scheduled for May 13,
	3	2011, to May 27, 2011 at 9:00 a.m. The supporting declaration required under Civ. L.R. 6-2 is
	4	filed herewith.
6	5	IT IS SO STIPULATED.
	6	a g
	7	Dated: April 22, 2011 ALSTON & BIRD LLP
	8	By /s/ Steven D. Hemminger Steven D. Hemminger
8	9	Attorneys for Plaintiff NOKIA CORPORATION
	10	x x
	11	Dated: April 22, 2011 MCDERMOTT WILL & EMERY LLP
	12	By /s/ Vanessa Lefort
	13	Vanessa Lefort
10 (20)	14	Attorneys for Third Party INFINEON TECHNOLOGIES NORTH
	15	AMERICA CORP.
	16	
	17	ORDER
	18	
25	19	PURSUANT TO STIPULATION, IT IS SO ORDERED.
	20	DATED: 5/2/11 Suran Marin
	21	The Honorable Judge
	22	Susan Ilston
E 12	23	
	24	H
	25	
	26	
	27	20 V
	28	
		Stipulation and [Proposed] Order To Continue Hearing of DM_US CASE NO. CV 11 80026 MISC

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MCDERMOTT WILL & EMERY LLP
ATTORNEYS AT LAW
PAIG ALTO

Plaintiff's Motion to Compel

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7.	Attorneys for Plaintiff, NOKIA CORPORA	TION	
8	VANESSA LEFORT (SBN 260687)	9 · ·	
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12	Attorneys for Third Party, INFINEON		
13	TECHNOLOGIES NORTH AMERICA CORP.		
14	IN THE UNITED STATES DISTRICT COURT		
15	FOR THE NORTHER	N DISTRICT OF CALIFORNIA	
16	NOKIA CORPORATION	Case No. CV 11 80026 MISC	
17	Plaintiff,	Underlying Case in the District of Delaware	
18	v.	Civil Action No. 09-791-GMS Assigned to:Honorable Gregory M. Sleet	
19	APPLE, INC.	DECLARATION OF MELISSA NOTT	
20	Defendant.	DAVIS, ESQ. IN SUPPORT OF JOINT STIPULATION AND [PROPOSED] ORDER	
21	\$	TO CONTINUE HEARING OF NOKIA CORPORATION'S MOTION TO COMPEL	
22	APPLE, INC., Counterclaim Plaintiff,	FROM MAY 13, 2011 TO MAY 27, 2011 Data: No hearing data is required [Civ. L. B. 6 2(b)]	
23	v.	Date: No hearing date is required [Civ. L.R. 6-2(b)]	
24	NOKIA CORPORATION and NOKIA INC.		
25	Counterclaim Defendants.	2	
26	I, Melissa Nott Davis, declare as follo	ows.	
27	a, 1.1011304 11011 24113, decide do 1011	a a	
28	DECLARATION OF MELISSA NOTT DAVIS, ESQ. IN SUPPORT OF JOINT STIPULATION TO CONTINUE HEARING FROM MAY 13, 2011 TO MAY 27, 2011	CV 11 80026 MISC	
	DM IIS 27000542-1 072750 0051		

DM_US 27900542-1.072750.0051

1.	I am an attorney in good standing in the Commonwealth of Massachusetts, Board
of Bar Over	rseers No. 654546. I am one of the attorneys for Infineon Technologies North
America Co	orp. in this matter. I submit this declaration in support of the Joint Stipulation and
[Proposed]	order to Continue Hearing of Nokia Corporation's Motion to Compel from May 13,
2011 to Ma	y 27, 2011.

- Counsel for Infineon and Nokia have continued to engage in good faith
 negotiations in an effort to narrow the subpoena in a way that will allow Infineon to reasonably
 respond. The parties believe additional time to continue these negotiations will be beneficial.
- 3. There have been four time modifications in this matter. The extensions have continued the hearing from March 18, 2011 to May 13, 2011.
- 4. A hearing on this motion is the only thing involved in this miscellaneous docket matter. Continuing the hearing will not affect any other scheduled items in this case.

I declare under penalty of perjury under the laws of the United States of America, that foregoing is true and correct to the best of my knowledge. This document is executed on this 22nd day of April, 2011 in Boston, Massachusetts.

Muliss Not Davis

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